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2	Nevada Štate Bar No. 6830 429 Plumb Ln.		
3	Reno, Nevada 89509 Jerry@Jerrysnyderlaw.com		
4	Telephone (775) 499-5647 Attorney for Defendants F.I.M. Corporation		
5	Need More Sneep Co LLC. Faulther Land And Liverteek Co		
6	LINITED STATES DISTRICT COLLET		
7	DISTRICT OF NEVADA		
9	****		
10)	
11	CIRILO UCHARIMA ALVARADO, On Behalf of Himself and All Others Similarly Situated, Plaintiff,) Case No.: 3:22-cv-00249-MMD-CLB)	
12	vs.) STIPULATION AND ORDER TO	
13	WESTERN RANGE ASSOCIATION,) EXTEND BRIEFING SCHEDULE) ON MOTION TO DISMISS FILED	
14	a California non-profit corporation; ELLISON RANCHING COMPANY, a) BY F.I.M. CORPORATION, NEED) MORE SHEEP COMPANY, AND	
15	Nevada corporation; JOHN ESPIL SHEEP CO., INC., a Nevada) FAULKNER LAND AND) LIVESTOCK (FIRST REQUEST)	
16	corporation; F.I.M. CORP., a Nevada corporation; THE LITTLE PARIS SHEEP COMPANY, LLC, a Nevada) }	
17	limited liability company; BORDA		
18	Nevada limited liability company; HOLLAND RANCH, LLC, a Nevada	ý)	
19 20	limited liability company; NEED MORE SHEEP CO., LLC, a Nevada))	
21	limited liability company; and FAULKNER LAND AND))	
22	LIVESTOCK COMPANY, INC., an Idaho corporation; Defendants.))	
23)	
24	DI : (:00 CIDII O LICHADIMA ALMADADO ((DI : (:00) 1 1.1 1		
25	his counsel of record, YAMAN SALAHI, ESQ. of EDELSON, P.C., and		
26	Defendants F.I.M. CORPORATION ("F.I.M."), NEED MORE SHEEP COMPANY,		
27			
28	DLO, (Need More Sheep), and PAULK	TABLA DUAD DIA EDIOOR	

COMPANY, INC. ("Faulkner," collective the "Moving Defendants") by and through their counsel of record, JERRY M. SNYDER of JERRY SNYDER LAW, hereby stipulate, and request this Court extend Plaintiff's time to respond to the Motion to Dismiss filed by the Moving Defendants on August 10, 2023 (Doc. No. 96) from August 24, 2023 to September 12, 2023, and to likewise extend the Moving Defendants' time to file a reply to September 19, 2023. This stipulation does not affect any other deadlines that are currently in place, and does not affect any Defendants that are not a party to this stipulation. This extension is requested in order to accommodate the travel schedules of counsel for both Plaintiff and the Moving Defendants, as well as the Labor Day holiday.

This Stipulation was prepared by counsel for the Moving Defendants with the consent of Plaintiff and is made in good faith and not for purposes of delay.

Dated: August 11, 2023

Isl Jerry M. Snyder
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Attorney for F.I.M. Corp, Inc.
Need More Sheep Co., LLC

/s/ Yaman Salahi

YAMAN SALAHI, ESQ (pro hac vice) 150 California St., 18th Floor, #821 San Francisco, CA 94111

Counsel for Plaintiff and Putative Class

ORDER

IT IS SO ORDERED

Dated this $\underline{11th}$ day of August, 2023

U.S. District/ Magistrate Judge

1		
2	CERTIFICATE OF SERVICE	
3		
4	On August 11, 2023, I electronically transmitted the attached documents	
5	to the Clerk's office and served all parties via the CM-ECF system.	
6		
7	August 11, 2023	
8		
9	Jerry Snyder	
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